



TES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

COMMISSIONER OF PATENTS AND TRADEMARKS Address:

Washington, D.C. 20231

FIRST NAMED INVENTOR APPLICATION NO. **FILING DATE** ATTORNEY DOCKET NO.

09/027,585

02/23/98

DAHL

IJ

0104-0221P

002292

LM02/0927

BIRCH STEWART KOLASCH & BIRCH

P 0 BOX 747

FALLS CHURCH VA 22040-0747

EXAMINER

WEINHARDT.R

PAPER NUMBER **ART UNIT**

2764

DATE MAILED:

09/27/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

1- File Copy



Advisory Action

Application No. **09/027,585**

Applicant(s)

Dahl

Examiner

Robert Welnhardt

Group Art Unit 2764



THE	PER	RIOD F	OR R	ESPON	SE: [c	heck o	nly a) o	r b)]											
á	a) 💢] expire	es <u> </u>	OUR	_ month	s from the	e mailing	date of the	e final reject	ion.									
ı	b) 🗀	expire is late reject	er. In no	three me event, h	onths fro owever,	om the ma will the si	ailing dat tatutory p	e of the fin period for th	al rejection, he response	or on expi	the mai re later t	iling da han six	ate of th x montl	nis Advis hs from 1	ory Act	ion, wh e of the	ichever final		
0	date on determi	n which the	the resp e period	onse, the	petition	, and the the corre	fee have	e been filed g amount o	CFR 1.136(I is the date of the fee. A od for respo	of the	e respon dension	nse and fee pu	d also t irsuant	he date to 37 C	for the	purpose	es of		
□ / I	Appellant's Brief is due two months from the date of the Notice of Appeal filed on (or v period for response set forth above, whichever is later). See 37 CFR 1.191(d) and 37 CFR 1.192(a).													vithin any					
									<i>ep 11, 20</i> n for allo			has l	been	consi	dered	with	the fo	llowing	g effect,
X) -	The p	he proposed amendment(s):																	
[will be entered upon filing of a Notice of Appeal and an Appeal Brief.																		
Ç	X w	ill not	be ente	ered be	cause:				•										
	X	they	raise r	iew iss	ues tha	t would	l require	e further	considera	tion	and/o	r sear	rch. (See no	ote bel	ow).			
		they	raise t	he issu	e of ne	w matte	er. (Se	e note be	elow).										
			are no		ed to p	lace the	e applic	cation in	better for	n fo	r appe	al by r	mater	rially re	ducing	g or si	mplifyi	ing the	
		they	preser	nt additi	onal cl	aims w	ithout c	ancelling	g a corres	pond	ding nu	ımber	r of fir	nally re	jected	claim	IS.		
	NC	DTE:	The pr	opose	l amer	dments	to eac	h indepe	endent cla	im r	egardii	ng the	e data	abase t	able s	tructu	re wou	ıld requ	ire
			further	consid	leratio	n and/oi	r searci	h.											
	_								ejection(s)							- II	h.). 15		
						aims nt canc		he non-a	llowable o	laim				_ wou	ia be a	allowa	ibie it s	submitte	ed in a
			it, exhi ce bec		quest	for reco	onsidera	ation has	been cor	nside	ered bu	ut doe	es NO	T place	e the a	applica	ation in	n condit	ion
				hibit wi		be con	sidered	because	e it is not	direc	cted S0	OLEL'	Y to is	ssues v	which	were i	newly	raised t	by the
X	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):																		
	Claims allowed:																		
	Claims objected to:																		
	The p	propos	ed dra	wing co	orrectio	n filed	on				☐ has	s 🗆 r	has n	ot beer	appro	oved t	y the	Examin	er.
									, PTO-14										
	Othe	r																	1 1
_																1	60	1	J. Sh.
															•			WEINH. Y FXAM	